COURT OF APPEALS DIVISION TWO OF THE STATE OF WASHINGTON

	I MOJEUNI
STATE OF WASHINGTON	2018 NOV 19 PM 1: 2:
Respondent,	No. 51483-4-TI OF WASHINGTON
V. Troy M. Fix (your name)) STATEMENT OF ADDITIONAL) GROUNDS FOR REVIEW)
Appellant.	5
I, Troy M. Fix, has attorney. Summarized below are the add understand the Court will review this State considered on the merits.	ave received and reviewed the opening brief prepared by my ditional grounds for review that are not addressed in that brief. I attement of Additional Grounds for Review when my appeal is
	Additional Ground 1
See Attached Do	cumentation
	Additional Ground 2
If there are additional grounds, a brief s	ummary is attached to this statement.
	6 m6
Date: 11-12-2018	Signature:

Form 23

To: Honorable Judges of the Appeals Court

Thank you for taking the time to read and understand my Statement of Additional Grounds. In addition to the fact that I am not guilty of the convictions against me, the convictions against me should be overturned based on the following additional issues.

- 1: Officer Ferris and the prosecution made no attempt to find the truth in this case, and failed to properly investigate the allegations.
- 2: The "State" Department of Corrections found me "Not Guilty" of all the same alleged actions, prior to the "State" taking it to trial.
- 3: One of the seated jurors admitted during jury selection that he knew Lisa Fix, and worked with her at church.
- 4: Three times the defense asked for a continuance to bring in additional witnesses that could validate the fact that I was at work at the time of the "sightings". All three requests were denied.
- 5: Lisa had repeatedly lied to the courts and judges several times in attempts to have me knowingly and falsely arrested, as well as to collect additional money from me.
- 6: The prosecution had four written witness statements that confirmed the time I worked and the vehicle I drove.

I will document these issues one at a time below.

1: Officer Ferris and the prosecution failed to investigate the facts of this case, and instead chose to believe blindly the words of a "protected" party. Officer Ferris could have, and should have asked just a few questions of me when we spoke. Had Officer Ferris done so this case would have never even gone to the prosecutors office. Officer Ferris asked if I had been in Ridgefield that morning. I told him I live in Woodland, and work in Portland, therefore I had to drive through Ridgefield to get to work. That was apparently enough for Officer Ferris to have "probable cause". Officer Ferris never clarified what time I drove through Ridgefield, or what time I worked, he only needed to know I drove through in the twelve hour period from 12:01 A.M. And 11:59 A.M. Commonly referred to as "morning". Had Officer Ferris asked this one simple question, he would have realized I went through Ridgefield, and was at work, over an hour before the alleged sighting, and this case would not have gone any further. Officer Ferris also never asked what direction, or route I took through Ridgefield, although in order to go to work in Portland from Woodland I would have to travel South. The alleged sighting placed a vehicle heading North. This too should have given Officer Ferris a clue as to the validity of the allegations. Officer Ferris was aware I owned and drove multiple vehicles, yet he did not ask which vehicle I was driving that day. That day I was in my Lexus, yet the alleged sighting involved a Ford Explorer. Had Officer Ferris asked any of these questions it would have been obvious that I was not in the vehicle that Lisa saw that day. Officer Ferris could have stopped by, or called, my work and asked the employees what time I arrived at work. Officer Ferris could have stopped by my work to see which vehicle I was driving that day. I had told Officer Ferris I was unaware that Lisa walked in the area of the Dollar Tree Distribution Center, and I had not seen her. Although Lisa and I used to walk regularly, we never once walked in that area, which was confirmed by Lisa's testimony at trial. Officer Ferris also admitted he had some type of relationship with Mary Bodine (Lisa's witness) and although witnesses are not supposed to communicate with each other during the trial process, Officer Ferris and Mary Bodine sat multiple times in the courtroom lobby area having in-depth

conversations. Officer Ferris stated at trial the importance to talking with all the witnesses "as soon as possible." (transcripts page 449 line 10) Officer Ferris and the prosecutor were aware of four alibi witnesses, yet waited over six months to follow up on them, and only spoke with one of the four. Officer Ferris made several untrue assumptions in his Declaration of Probable Cause. Officer Ferris stated I took the Ridgefield exit which I did not nor did I ever imply that I had. Officer Ferris also stated "It was clear Troy was aware that Lisa walks there in the morning and is keeping her under surveillance." Neither of those statements is true or substantiated with any facts. In fact I told Officer Ferris I had no idea she walked in that area. Based on Officer Ferris' logic regarding probable cause, he would have, without further investigation, probable cause to have me arrested and charged every day I worked if Lisa were to say she saw a vehicle that looked like one belonging to me. I thought the police report was supposed to obtain facts, not opinions the Officer creates. Any opinions by Officer Ferris should have been investigated to find if there was any truth to the assumptions, or theories, he made about what happened, rather than to print his assumptions as truth, and ignore any common practice investigation or questioning to find the facts.

On June 5th 2017 Ridgefield Police Officer Craig Wattson while placing me into custody never read me my Miranda Rights. Officer Wattson's detailed arrest report is attached.

1-4	
1	DIRECT EXAMINATION OF JASON FERRISS
2	with a written statement?
3	A: For one it - it's - allows me to get in their own words
4	the - what they saw - what they experienced - depending on the type
5	of call. But it - it lets them put their own words down on paper
6	which I can refer to later. And it also locks them into a
7	statement of this is what happened.
8	Q: Okay. And do you try to get someone to do a statement
9	close in time to when whatever the event is or -
10	A: As - as soon as possible.
11	Q: - okay. And do you - do you happen - let me show you
12	what's been marked for identification - so I'm showing you what's
13	just been marked for identification as State's Exhibit Number 22.
14	Is that the - the form that you gave Ms. Bodine to fill out?
15	A: This is.
16	Q: Okay. And did you have her fill it out on the - on the
17	same day that you - on April 24th of 2017?
18	A: Let's see - yeah we - yes we dated it -
19	Q: Okay. All right. I'll take that. After you spoke with
20	Lisa Fix and - and Mary Bodine what did you do next?
21	A: Then I contacted Mr. Fix by phone.
22	Q: Okay. And that would still be the same day of Mar - of
23	April 24 th of 2017?
24	A: Yes.
25	DIRECT EXAMINATION OF JASON FERRISS

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NARRATIVE Narrative:

On 06/05/17 at approximately 1600 hours I was dispatched to the Clark County Courthouse on a report of a wanted subject. Deputy Pollen, who was working a court security detail, notified me that Troy Fix, the suspect of RPD case number 17-157, was present for a court hearing. Deputy Pollen advised me that Fix was in the court chambers and was wanted by our agency for stalking and violation of a protection order. Deputy Pollen further advised that he had Officer Ferriss' PC statement and would detain Fix until my arrival.

I responded to the Clark County Courthouse and contacted Deputy Pollen inside court chambers G2. Once inside I observed Fix and his ex-wife talking with the judge for some type of legal matter related to their current no-contact order arrangements.

Once Fix was done speaking with the Judge, I placed him into custody on behalf of Officer Ferriss' probable cause related to this case. Fix was compliant and I detained him without a struggle. I applied the handcuffs, checked them for proper fit, and double-locked the handcuffs.

After checking Fix for weapons, I escorted him directly from the courthouse to the jail and booked him on Officer Ferriss' charges of stalking and violation of a protection order.

2. The Washington State Department of Corrections held me, and tried me on July 12th 2017 for all the same actions/allegations as the State Prosecutor. (See attached Department of Corrections documentation) The Department of Corrections used witness statements, the Ridgefield Police reports, as well as additional evidence for my hearing. The Department of Corrections only needs "some evidence" to find a person guilty of any violation, as opposed to "beyond a reasonable doubt" as required by the courts. The Department of Corrections found me "Not Guilty" on all allegations. Based on the "Not Guilty" finding, the Department of Corrections found "No Evidence" of any violation committed by me. Separate from the hearing, The department of Corrections also gave me a polygraph and found me to be honest. The jury was not allowed to hear these facts.



NOTICE OF ALLEGATIONS, HEARING, RIGHTS, AND WAIVER

Correction	IIS		1 7000	
W P 2 / 1 / 1		DOC#	Date	Location
Offender Name		1 — - ·	7/12/2017	Clark County Jail
FIX. Trov		377809		
Type of Hearing: (Check x Community Custody	all that apply)	☐ Drug Offender Senten	cing Alternative	x Misdemeanor/Gross Misdemeanor
☐ Community Custody ☐ 762 DOSA Revocati	Maximum (CCM)	☐ DOSA Deportation Dis	spositional	☐ Negotiated Sanction
Type of Allegation: (Che	ck one) ty Custody condition	ns. Washington County, OR c ct" with Lisa Fix (victim) on	ause D143130M (a or about the dates	AA) Judgment and Sentence by s of 03/16/2017 through 04/25/2017.
☐ Violation of your DC☐ ☐ A valid Immigrations (ICE) deportation order	s and Customs Enfo	orcement , there	by making you inelig	ible for the DOSA previously granted.
You are hereby notified Hearing Date 07/19/2017	that a Department Time			Cause #(s) OOS D143130M(AA)
DOC Officer will test Judgment and Sente	ify. Victim Lisa Fibence, DOC Condit Police Departmen of Order Modifying	ions, Requirements and In	structions, Notice	witnesses during the hearing: to Offender of Department's Violation Email sent to Officer Ferriss, Witness rotection – Harassment, Domestic
For Community Custo	t the hearing, the Do dy hearings: ting supervision plat ting supervision plat	n, <u>1.</u>	762 DOSA revocation Recommending transport Reclassifying/revok	on hearings: nsfer to another facility, or king the sentence to require that the

- Imposing the existing supervision plan, with incre monitoring, treatment, or programming,
- 3. Placing me in Work Release or total confinement in a jail or Prison, as well as imposing the existing supervision and any additional reporting or program enhancement,
- Recommending that the sentencing court, if appropriate and/or applicable, take further action,
- Revoking the sentence structure to require that the remaining balance of the original sentence be served in a jail or Prison (Prison DOSA only), or
- Imposing up to the remaining return time to be served in a jail or Prison (Community Custody Prison/Inmate only).
- remaining balance of the original sentence be served.

You have the following rights:

- To receive written notice of the alleged violations or ICE deportation order.
- To have an electronically recorded hearing, conducted within 5 business days of service of this notice. However, if you have not been placed in confinement, the hearing will be conducted within 15 calendar days of service of this notice.
- To have a neutral Hearing Officer conduct your hearing.
- To examine, no later than 24 hours before the hearing, all supporting documentary evidence the Department intends to present during the hearing.
- To be present during all phases of the hearing. If you waive your right to be present at the hearing, the Department may conduct the hearing in your absence and may impose sanctions that could include loss of liberty.
- To present your case to the Hearing Officer. If there is a language or communication barrier, the Hearing Officer will ensure that someone is appointed to interpret or otherwise assist you.
- To confront and cross-examine witnesses testifying at the
- To testify during the hearing or remain silent. Your silence will not be held against you.

Page 1 of 2 DOC 460.130, DOC 460.135, DOC 580.655

DOC 09-231 (Rev. 10/12/16) E-Form

- To admit to any or all of the allegations. This may limit the scope of the hearing.
- ▼ To have witnesses provide written or telephonic testimony on your behalf. The Hearing Officer may exclude individuals from the hearing for specifically stated reasons, and the facility may exclude the public for safety, security, or capacity concerns. The Hearing Officer may require a witness to testify outside of your presence when there is a substantial likelihood that the witness will not be able to give effective, truthful testimony or would suffer significant psychological or emotional trauma if required to testify in your presence. In either event, you may submit a list of questions to ask the witness(es). Testimony may be limited to evidence relevant to the issues under consideration.
- To request a continuance of the hearing.

- ◆ To receive a written Hearing and Decision Summary Report specifying the evidence presented, a finding of guilty or not guilty, and the reasons supporting findings of guilt, and the sanction imposed, immediately following the hearing or, in the event of a deferred decision, within 2 business days unless you waive this timeframe.
- To obtain a copy of the electronic recording of the hearing by sending a written request to: Department of Corrections, P.O. Box 41103, Olympia, WA 98504-1103.
- To appeal a sanction to the Appeals Panel, in writing, within 7 calendar days of your receipt of the Hearing and Decision Summary. You may also file a personal restraint petition to appeal the Department's final decision through the Court of Appeals.
- ♦ To waive any or all of the rights listed.

DEPARTMENT OF CORRECTIONS APPEALS PANEL P.O. Box 41103 Olympia, WA 98504-1103

the hearing notice and my rights as d	lescribed:		
I have read and understand the allegation(s), the hearing notice, and my rights as d	Date	Time	
Offender Signature	7.18 17	130 1000	
- 17 - 17	Date		
Witness Signature/Title	(Time / 2 / 2 / 2/	
The second of the second of the second	11/18/19		
Witness Signature/Title			
Admission to Allegations/Waiver of Presence at Hearing			
Admission to Allegations/Walver of Frederica actions	d that the Denartment may	still schedule and	
In admitting to the allegation(s) or waiving my presence at the hearing, I understand	av respond as described al	pove.	
In admitting to the allegation(s) or waiving my presence at the hearing, I understand conduct a hearing. I further understand that if I am found guilty, the Department may be a full or the state of the hearing.	uj		
I admit to the following allegations:			
1 Squitt to the tougand succession			
	Date	Time	
Offender Signature	Date		
Witness Signature/Title	Date	Time	
FYMICOS Organismos			
☐ I waive my right to appear at the hearing.			
	Date	Time	
Offender Signature			
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JEK / JEK / 7/12/2017

The contents of this document may be eligible for public disclosure. Social Security Numbers are considered confidential information and will be reducted in the event of such a request. This form is governed by Executive Order 00-03, RCW 42.56, and RCW 40.14.

Distribution:

ORIGINAL - Hearing File

COPY - Offender, Field File

WITNESS(ES): A Department of Corrections Community Corrections Officer will testify. Lisa Fix - Victim - will testify.

ADJUSTMENT AND SUPERVISION SUMMARY:

Fix's compliance with supervision has not gone well for him. In the past, he has been arrested for stalking and disorderly conduct while on supervision which included the consumption of alcohol. While it may appear that Fix has been working towards making better choices he has shown that he has not been able to internalize the year long DV treatment program he has completed and continues to present with high risk behaviors. He continues to follow/stalk his ex-wife, knowing it frightens her, that it is against the law for him to pursue any contact with her doesn't seem to slow him down much. It has been three plus years they have been separated, then divorced and he has not been able to curb his fixation on her and go forward with his life.

RECOMMENDATION: I recommend credit for time served from arrest date of 06/28/2017.

I certify or declare under penalty of perjury of the laws of the state of Washington that the following statements are true and correct to the best of my knowledge and belief.

Submitted By:

Javne Keplin

DATE COMMUNITY CORRECTIONS OFFICER (CCO)

Vancouver NW

9105-B Ne Highway 99

Vancouver WA 98665

Telephone (360) 571-4328

JEK/JEK/7/13/2017

The contents of this document may be eligible for public disclosure. Social Security Numbers are considered confidential information and will be redacted in the event of such a request. This form is governed by Executive Order 00-03, RCW 42.56, and RCW 40.14.

DESIGNEE

Distribution:

COMMUNITY CUSTODY ORIGINAL - Hearing Officer/File COPY - Offender, Field File

DOC 09-228 (Rev. 10/27/16) E-Form Scan Code VI01

Page 3 of 3 DOC 460.130, DOC 580.655 DOC - REPORT OF ALLEGED VIOLATIONS

COMMUNITY CORRECTIONS SUPERVISOR/



Virginia Sant X

HEARING AND DECISION SUMMARY REPORT

Release from DOC Custody/Confinement: Yes	No (See Confinement		
Offender Name (Last, First)	DOC#	RLC	Date of Birth
Cause Number(s) 126			
Cause Number(s)	((112)	(UNIVARION	Co. Clical
Offender Status	□ CPA □ DOSA	□ W/R \Ø FOS	
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CCO Name K. CATEARCICE		Waived Appear	ance Yes No
Other Participants - kJoh sig -		Competency Cor	ncern Xes No
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		Interpreter/Staff Assi	stant ☐ Yes ☑ No
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Preliminary Matters:			
ALLEGATIONS		PLEA	FINDING Guilty/Not Guilty Probable Cause Found
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Designation of the Killer	* supp		

Distribution: Original - Hearing File,

Copy - Offender, Field File, Receiving/detaining Facility

3. One of the jurors that ended up being seated for the trial, when asked if he knew Lisa Fix from Ridgefield, stated he knew Lisa Fix from working with her at church. This juror should not have been allowed to be part of the jury. Also of note Mary Bodine (Lisa's witness) is also a friend of Lisa from church. I was not given the transcripts from jury selection, but I am sure you have access to them. The juror was a male.

4. Three times the defense asked for a continuance to bring in additional witnesses. These witnesses would have been able to provide additional testimony verifying I was at work in Oregon at the time of the alleged sightings. One witness would also have been able to verify I was Driving my Lexus on April 24th 2017, not the Ford Explorer described in the police report. The Judge at the readiness hearing denied the continuance, as did the new judge I was given the day before the trial was to begin. Also at the start of the trial we asked again for a continuance to bring in additional witnesses. Again we were denied the continuance, and the trial proceeded without being given the proper opportunity to defend myself against the false allegations that were being levied against me.

5. Lisa Fix knowingly, willingly, and repeatedly lied to the Courts and Judges in attempts to have me falsely arrested, to inflict damages, as well as to collect additional money from me. As a result of my limitation to only provide fifty pages in my Statement of Additional Grounds, and the short window of time to prepare, I will only provide a handful of events and their corresponding documentation.

This whole case started when Lisa followed me on March 27th. I was told I should ask for an order of protection against Lisa Fix. (Court document attached) After Lisa was served she came up with her "alleged" sightings in order to defend her actions, which in turn made up the basis for this case.

On March 15th 2016 at a hearing where I was seeking protection against Lisa Fix(case # 16-2-07396-8), Lisa sent a letter to the Judge. In the letter, as well as in court under oath, Lisa stated "I have no interest in knowing anything about this man" The very same day Lisa applied for a public disclosure on me. (documents attached) Also, the same argument my attorney Brandon Campbell made regarding Lisa's lack of first had knowledge of my possession of a motorcycle also applies to the Explorer that I own. I purchased the Explorer in 2016 (document attached), we were divorced in 2015. Lisa would not even know I owned an Explorer if she had not gotten the Public Disclosure from the DOC. Lisa would not know my Explorer from any other Explorer, and clearly did not see me in it in April of 2017.

Lisa continued to lie even after the verdict. At Sentencing Lisa stated "Mr. Fix has violated every Protection Order that has been issued since August of 2014." (transcript page 695, lines 7 and 8) If you look at my record you will clearly see I had no Protection Order violations. Lisa also stated (page 695 lines 8, 9, and 10)

"The Protection Orders had to be increased in distance up to 500 yards by the courts as an aid in curtailing his activities" You will see the Order Modifying or Terminating Order For Protection # 15H000202 (Attached) was actually modified to allow me to travel more unrestricted, it was not increased.

Lisa also made numerous attempts to have me arrested for failing to pay child support. I never was, and Lisa knew that I never was. (documents attached)

Lisa, after finding out that I was at work by 6:00 A.M. Every day, Told the jury, That it took two minutes to get to her parking area to walk If she had to wait at the stop sign, and left her home (page 287 Line 8) Usually somewhere between 5:00 and 5:30. Every reference after that initial statement, from her and from Mary Bodine, referenced their 6:00 walks, and all of her alleged sightings were right around, and after 6:00. (Lisa page 307 Line 22, page 312 Line 6,Page 316 line 24, page 318 Line 12, page 323 Line 14, page 402 Line 23, page 405 Lines 3,4,5) (Mary Bodine page 413 lines 6,7,8 page 421 lines 8 and 9, page 429 line 12, page 443 lines 8 and 13) So, although Lisa intentionally mislead the Jury and the Court that she began her walks between 5:00 and 5:30, she actually had a regular routine at 6:00 A.M. while I was already at work 30 minutes away in another state, not at 5:00 or 5:30 as she stated under oath.

In an effort to reduce her portion, and increase my portion, of child support, Lisa told Judge Ladley during our divorce Mediation, that she was no longer going to teach at WSU Vancouver. Judge Ladley believed her lie and Lisa did not include her income from WSU on the Washington State Child Support Schedule Worksheets used in determining Child Support obligations for Case No. 13-3-02511-3. (documents attached) Lisa told the court that she currently teaches at WSU in Vancouver, and has for the last five years. (Page 271 lines 16 through 22)

Lisa was aware she was not to discuss my probation, yet she specifically and deliberately mentioned her use of "the Department of Corrections Victims Advocate people." (page 370 lines 20 and 21)

These are just a few of the lies Lisa had told the courts, but they clearly demonstrate how easily, and without regard to right and wrong, she can lie, without consequence, in order to get her way, and to inflict pain and expense to me.

Fallow org

- Statement describing the victim/s need for protection from the respondent
 - e Write clearly. If you need more space below, attach additional page/s. Do not write on the back.
- Describe what the Respondent did or said that you think is harassment or stalking.
 - You must describe what the respondent actually said.
- . You must describe what the respondent actually did. The respondent has committed acts of harassment or stalking as follows:

A. Describe the most access it marassment or stalking as follows:
A. Describe the most recent incident of harassment or stalking.
Date and time (on or around): March 27th 2017 4:40 pm and 5:00 p.m.
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How did the respondent make these statements? in person mail/written notes
e-mail text phone social media (such as facebook and twitter)
Sother (describe): Following me in L

Perjury

RCW 9A.72.020 Perjury in the first degree

On March 15th 2016 I had an antiharassement hearing, (case # 16-2-07396-8) against Lisa Fix. At that hearing, Lisa Fix presented a document to the judge. The letter from Lisa Fix is attached. In the letter Lisa states "I have no interest in knowing anything about this man". Lisa also made the same statement to the judge under oath.

After leaving the courthouse, I received a voice mail from Officer Keplin. Officer Keplin stated I needed to call her right away. When I made contact with Officer Keplin, she stated I needed to give her the complete information on every vehicle I own, Make, Model, Color, License Plate Number, and VIN number. When I met with Officer Keplin I asked her "What do the police know about me if they pull over one of the vehicles I own?" Officer Keplin informed me they would know all about my criminal record, as well as any no contact orders. I asked why does the DOC need this information then? Are they going to be looking for my vehicles? Officer Keplin said "No, we are not trying to keep tabs on you." I asked, why then do I have to provide that information, I had never been asked for it before. Office Keplin responded in a curt tone "Because I asked you for it."

Officer Keplin later informed me of the fact that Lisa Fix had done a Public Records Request on me.. Lisa wanted my vehicle information so she could more accurately continue to make false allegations about seeing me violate a no contact order, as it is much more convincing when you can tell the police you saw this vehicle, this make, model, color and license number somewhere it may not belong.

Obviously doing a Public Records Request would be in direct conflict to the statement made to the judge "I have no interest in knowing anything about this man." Which Lisa Fix stated to the judge both in writing and under oath. Clearly Lisa Fix perjured herself in a court of law in an official proceeding. Perjury in the first degree is a class B felony. A copy of the Public Records Document Lisa received is attached.

can waste the courts time & resources and get his way — he gets to see me, he gets to see that . I spend money to defend myself & protect my rights, and he walls away smiling.

I have right to own & carry a gun. I am registered to carry a concealed weapon and it is my second amendment right. I have done nothing to have that right removed. Troy on the other hand has done things to lose his rights — he's a violent & vengeful man that brutally attacked his wife in a car. This is was arrested, convicted and sentenced for doing on 08/29/14.

I do not ever want to see Troy Fix again. I have no interest in knowing anything about this man. He is in my past & needs to stay there. His constant attempts for attention are ridiculous.

Troy's continued harassment via the legal system is problem for me. I would like to be reimbursed for my time to prepare this case, loss time away from work to appear in court, my attorney fees, and the mental stress this causes me.

Lastly, I am so thankful to have him out of my life & thankful the courts have done their best to keep this man away from me. Having no contact with Troy since August 2014 has provided me the clarity around the emotional & personal abuse I suffered daily at his hand. The constant manipulation & lies to get his way... Thank you for providing me clarity to break free from him.

Sincerely,

Lisa M Fix

Field Offender: FIX, Troy (377809)

Gender: Male

DOB: 04/16/1966

Age: 49

Body Status: Active Field

RLC: LOW

Wrap-Around: No

Comm. Concern: Yes

Location: West Vancouver CJC

SED:

10/06/2017

CC/CCO: Keplin, Jayne E (SX13)

County SO LvI:

ESR SO LVI:

Primary, Mailing and Other Addresses

~	_	ŧ.	_	

Name and Address:

Current Residence? Disclosable?

Effective Date:

End

Offender Primary

Y

Valid for

Mailing?

Date:

Address

Mia Brown

208 PinkertonDR Woodland WA

02/01/2016

United States 98674

Offender Mailing

208 Pinkerton DR

02/01/2016

Woodland WA **United States**

98674

· Vehicles ·

Address

Year:	Make:	Model:	Type:	Color:	License Plate Number:	State:	Country:
1989	Honda	GL1500A	Motorcycle	Black	6D4490	Washington	United States
2000	Lexus		Passenger Car	White	AYC9264	Washington	United States
1998	Honda	Civic	Passenger Car		AYC3513	Washington	United States
1994	Ford	Explorer	Sports Utility Vehicle		AYC9350	Washington	United States
1993	Chevy	ΤK	Truck	Silver	B95432E	Washington	United States

Signature of second legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. 22410-1994 wehicle/vessel licensing office with the appropriate fees. 03/07/2016 WOODLAND, WA 98674 FIX,TROY M Legal Owner: To release interest, sign below and give this title to the registered owner/transferee or to a vehicle licensing office with the proper fee within 10 days of satisfaction of the security interest, or you may be liable to the owner/transferee for penalties.

Buyer: You must apply for title within 15 calendar days of acquiring the vehicle to avoid a penalty. Take this signed title to a License Number Signature of first legal owner releases all interest in the vehicle described above. If signing for a business, include business name, signature, and title. Date of Application 208 PINKERTON DR Legal Owner Scale Weight certify that the records of the Department Vehicle Identification Number (VIN) 1FMDU34X5HUB76297 Gross Vehicle Weight Rating Code Odometer Miles Odometer Miles Vehicle Certificate of Date STATE OF WASHINGTON Vear Mak 1994 FORI SAME AS LEGAL OWNER 1606712307 itle Number Vehicle Color X
Signature of registered owner releases all interest in the vehicle described above. It signing for a business, the vehicle described above, and title. include business name, signature, and title. Signature of registered owner releases all interest in the vehicle described above. If signing for a business, Registered Owner include business name, signature and title. Sale price \$ Date of sale Allektiviting after **Prior Title State** Prior Title Number

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court system in comes capacity at least five times. And all I wanted was a divorce.

I live in constant fear of what he will do. Will he do more damage to my property? My life has forever been changed due to this continued harassment. I've armed (ph) my life in a way that no average person should ever have to endure.

Mr. Fix has violated every Protection Order that has been issued since August of 2014. The Protection Orders had to be increased in distance up to five hundred yards by the courts as an aid in curtailing his activities. Unfortunately this has not stopped him.

Last summer the courts approved an additional two years of protection. In the past Mr. Fix has been given grace by the courts allowing him to plead to lesser charges and he has made a mockery of the system.

Instead of taking lesser charges and less sentencing as a gift these gifts have been squandered. He was even offered a plea less than a month ago in this case to change from a Class "B" felony to a misdemeanor and only do ninety days in the county jail.

All he had to do was admit to the activities. And here lies the issue. He doesn't have a desire or motivation to accept any responsibility for his behavior.

He continues to live in some other reality and is truly frightening because he either really believes these things or it's just more manipulation.

FILED

AUG 1 9 2015

DISTRICT COURT VANCOUVER, WASH.

DISTRICT COURT OF WASHINGTON FOR THE COUNTY OF CLARK	NO. 5H 0DO 202
Petitioner vs: Troy FX Respondent	ORDER MODIFYING or TERMINATING ORDER FOR PROTECTION (HARASSMENT) (ORMTOA) (Clerk's action required)
ORDER	·
Upon application of Petitioner Respondent, the Order is: I terminated. I continued in effect with no modificate the docs not exit within a reporting to make the docs not exit within a reporting to make the court shall be considered by the court shall b	on. A continued in effect but modified as follows: Ordinated area Personnents Center daes not violate this
next judicial day to: Clark County Sheriff's Office or	Police Department WHERE
PETITIONER LIVES which shall enter it in a computer-bit state used by law enforcement to list outstanding warrants.	
The clerk of court shall also forward a copy of this order	on or before the next judicial day to:
RESPONDENT LIVES which shall personally serve the re promptly complete and return to this court proof of service.	spondent with a copy of this order and shall
OR Petitioner shall make private arrangements for set	rvice of this order.
OR Respondent appeared; further service is not requi	red.
DATED 4 9:10 (a.m.)p.m.	JUDGE COURT COMMISSIONER A
1 acknowledge receipt of a copy of this Order:	l acknowledge receipt of a copy of this Order:
Petitioner Date	Respondent Date
ODD 1 100 ODD TOD TO TOD TO TOD TO TOD TO TOD TO	

ORD MOD ORD FOR PROTECTION (HARASSMENT) (ORMTOA) - Page 1 of 1 UH-09.0200 (9/2000) - RCW 10.14.080

- Statement describing the victim/s need for protection from the respondent
 - Write clearly. If you need more space below, attach additional page/s. Do not write on the back.
- 5. Describe what the Respondent did or said that you think is harassment or stalking.
 - You must describe what the respondent actually said.
 - You must describe what the respondent actually did.

The	e respondent has committed acts of harassment or stalking as follows:	
Α.	Describe the most recent incident of harassment or stalking.	

A. Describe the most recent incident of historia and Man 2015
Date and time (on or around): April and May 2015
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Il the constitute of the Decree of Discourse
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I have accorded held accident mon will as she
Care times to hel previous
1) It is delive to DGK Child Suppose
- I have the been in green of
La cliff and another Documentation
affected. Lisa was aware that I was not in
arrans, yet continued to call Susan Fulner
arrans, yet continued to continued the dissolution
stating that I was. As port of the dissolution document hisa applied for Sull Support enforcement
document hisa applied ser out supplied Support
services from the DSHS Division of Child Support, and had to pay a \$25,00 annual for to make this happen. Therefore Lisc knew child support
and had to pay a \$25,00 annual the to me
This happen. Theredere Lisa Knew Child Support
in the actually on my my but
of I had employed. Duporting gocumentation
is included in this correspondence, these threat
and barganant created an incredible amount or employed
distress knowing Lisa would do anything she could
to have me arrested, including continuing to lie
to the outlesities about what I had av had not done.

I apply for full support enforcement services from the DSHS' Division of Child Support (DCS).3 (Note: If you never received TANF, tribal TANF, or AFDC, an annual \$25 fee applies if over \$500 is disbursed on a case, unless the fee is waived by DCS.)

Signature of Party

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23

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Order of Child Support (TMORS, ORS) - Page 9 of 9 WPF DR 01.0500 Mandatory (6/2014) - RCW 28.09.175; 26.26.132 25694\25694001 P09 (FOCS).docx

FamilySon FormPAK 2014

LAW OFFICES OF CAROLYN M. DREW 510 East McLoughlin Blvd Vancouver, Washington 98663 (360) 690-0822 phone (360) 690-0821 facsimile



ID NUMBER:

BASE RATE:

TROY M FIX 8008 NE 257TH ST BATTLEGROUND WA 98604

COUNTRY INN & SUITES
7025 RE ALDERWOOD RD
PORTLAND, OR 87218

FED: SINGLE

T1: SINGLE

CHECK NO:

ST1:

A003566

CHECK NO:
PAGE NUMBER: 1 OF 1
CHECK DATE: 05/08/15
PERIOD BEG/END: 04/16/15-04/30/16
PAY FREQUENCY: SEMIMONTHLY

STATE AND LOCAL PRI: OR LOCI: TM SEC: LOC2: LOC4: LOC4: LOC5:

IMPORTANT MESSAGE

STATUS

EXEMPT 01

TAX ADJUSTMENTS

FED: DI/UC: LOCAL:

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COUNTRY INN & SUITES 7025 NE ALDERWOOD RD PORTLAND, OR 87218

DATE: 05-08-15

CHECK NO: A003566

INTIRE NET PAY HAS BEEN DEPOSITED IN YOUR BANK ACCOUNT(S). PLEASE REVIEW URRENT NET PAY DISTRIBUTION SECTION OF YOUR STATEMENT OF EARNINGS FOR DETAILS.

TROY M FIX 8008 NE 257TH ST BATTLEGROUND, WA 98604

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Total Case Payments printed for IVD # 2564342 : 15

	Extra curricula expenses
From:	Lisa Fix (Ifix4you@yahoo.com)
To:	Carolyn@CarolynMDrew.com; tfix4you@yahoo.com;
Date:	Friday, May 8, 2015 7:50 AM

Carolyn

It appears Troy continues to play games. In his last correspondence he states he will not send anything directly to me. This will make it impossible for him to meet his obligation around extra circular expenses. I will call his PO Officer again and have her explain this again to Troy that he is to send me a check directly with no notes or comments for his share of his sons expenses. Maybe Troy needs a better definition for child support- this is money used to benefit his child. So why he continues to not want to participate proactively and make everything so difficult is beyond me. He has not sent payment for April expenses and he was sent the expenses and documents more than a week ago. Payments in arrears will be assessed interest so it's only going to cost him more. I will also address this with Susan his PO. I believe as a criminal you need to be current on all your child support obligations. So this email needs no reply from you Carolyn, it's simply for the file, I will handle this with Susan. I will also confirm with child support office the due date. The order for child support entered in the court stated his support is due on the first of each month.

Lisa

Sent from my iPhone

```
1
                          DIRECT EXAMINATION OF LISA FIX
2
       A:
                If it was two minutes I had to wait at the stop sign -
3
      you know -
4
       Q:
               Okay.
5
               - but it was really short. It's like not even a mile.
       A:
6
               Okay. What time would you typically get in your car and
       0:
7
      drive over?
 8
       A:
               Usually somewhere between 5:00 and 5:30.
9
       Q:
               Okay.
10
                Sometimes as late as 6:00 if I was not having to feed
       A:
11
      everybody - you know - so - if I didn't have to clean stalls then
12
      it would be about 6:00.
13
               Okay. So sometimes 6:00 but typically 5:00 to 5:30?
       Q:
14
               Usually 5:30 to 6:00 I should probably clarify that.
       A:
15
      Yeah.
16
       0:
               Okay. So you think more like 5:30 to 6:00 -
17
       A:
               Yes.
18
       Q:
                - is generally when you'd get there?
19
       A:
                Yes.
20
                And then -
       Q:
21
       A:
                Because I walked with a friend sometimes.
22
       Q:
                - okay.
23
       A:
                And that would be generally - she didn't want to - she
24
      was retired - she was like I don't really want to get up that early
25
                          DIRECT EXAMINATION OF LISA FIX
```

```
1
                          DIRECT EXAMINATION OF LISA FIX
2
       Q:
                Okay. Can you describe where you were walking?
3
       A:
                I was walking - I may need - there's - there's several
 4
      instances there and if I could get the notes then I would know
 5
      which direction I was going because there was -
 6
               Okay. That's -
       Q:
 7
                - is that okay?
       A:
 8
                - yes. We'll get there.
       Q:
 9
       A:
                Hard to remember. Okay.
10
       Q:
                It's okay. So do - let's just start with where you were
11
      walking.
12
       A:
                Yes.
13
       Q:
                Were you walking at that location by the Dollar Tree
14
      distribution warehouse -
15
               Yes -
       A:
16
                - that you normally walked at?
       Q:
17
       A:
                - yes.
18
       Q:
                Okay.
19
       A:
                Yes.
20
       Q:
                Do you remember approximately what time you were walking
21
      that day?
22
       A:
                Ra - roughly around 6:00.
23
       A:
                Okay. Did you see a particular vehicle?
24
       A:
                I saw the white Lexus.
25
                          DIRECT EXAMINATION OF LISA FIX
```

1		DIRECT EXAMINATION OF LISA FIX
2	A:	Yes.
3	Q:	Approximately what time -
4	A:	April -
5	Q:	- did you - did you get there - or were you walking?
6	A:	- it was around 6:00 - 5:58.
7	Q:	Okay. And was anyone with you at that time?
. 8	A:	I - I was walking -
9	Judge:	Let's make sure that she's not testifying from the
10	document	s. Ask her again if that document is going to refresh her
11	memory a	nd then give her a chance to look at it and then she can -
12	A:	- okay.
13	Judge:	- tell you whether or not it's refreshed her memory and
14	then she	can testify.
15	A:	Okay.
16	Judge:	Thank you.
17	-Q:	So if - if I ask you questions and you need to refer to
18	the docu	ment just let me know and then we'll -
19	A:	Okay.
20	Q:	- you'll refer to it and then you can back over -
21	A:	Okay.
22	Q:	- okay? So do you remember if anyone was with you that
23	day?	
24	A:	I was walking with Mary.
25		DIRECT EXAMINATION OF LISA FIX

1 [DIRECT EXAMINATION OF LISA FIX
2	Q:	And if you want to take a look at your notes for April
3	17 th of 20	17 and once you've had a chance to look
4	A:	Thank you.
5	Q:	Okay. Do you remember if anyone was with you?
6	A:	I have -
7	Q:	Yeah - that's okay. Take another look.
8	A:	- sorry. Yes. I was with Mary.
9	Q:	Okay. And do you remember where you saw - what made you
10	think tha	t you saw Troy that morning?
.11	A:	It was the - it was really the same as it was the - the
12	time befo	re. We were - started here - we were walking this
13	direction	. The white Lexus was traveling this direction and turned
14	right aga	in on 10 th Avenue.
15	Q:	Okay.
16	A:	So we saw it right around here.
17	Q÷	Okay. And did you see the face of the person driving?
.18	A:	I did not note that I did see the face.
19	Q:	Okay.
20	A:	I did recognize my old car.
21	Q:	Okay. And anything about the speed that was notable?
22	A:	No.
23	Q:	Okay. Okay. And then again on April 18th of 2017 - were
24	you walki	ng in the morning around that 6:00 a.m. time that you told
25		DIRECT EXAMINATION OF LISA FIX

1		DIRECT EXAMINATION OF LISA FIX
2	Q:	Okay. So -
3	A:	It was just the opposite of the time before.
4	Q:	- okay. And did you see the face of the person driving?
5	A:	I did not note that so I'm not -
6	Q:	Okay.
7	A:	- but I did recognize my car. My old car.
8	Q:	Okay. And then on April 23 rd or April 24 th of 2017 - were
9.	you wa	lking that morning as well?
10	A:	Yes.
11	Q:	Okay. And were you walking at that same time - right
12	before	6:00 a.m. or right around 6:00 a.m.?
13	A:	Yes.
14	Q:	At the same Dollar Tree distribution warehouse area?
15	A:	Yes - yes.
16	Q:	You took that same path -
17	A:	Yes -
18	Q:	- walking route that you took? Was anyone with you that
19	day?	
·20	A:	- Mary was with me.
21	Q:	Okay. And what is - what did you observe?
22	A:	Mary and I were almost to the corner here - we were
23	walkin	g this direction with the dog and a green teal Explorer -
24	Troy's	green teal Explorer came north on 10th.
25		DIRECT EXAMINATION OF LISA FIX

1	DIRECT EXAMINATION OF LISA FIX
2	an area. It's not a frequented area.
3	Q: Okay.
4	A: It's not a shopping center or mall or - it's nothing.
5	Q: Q: Okay.
6	A: So for me I was very nervous that this was happening and
7	I didn't understand it and I wanted - I wanted somebody to look at
8	it and maybe help me.
9	Q: Okay. Do you feel - how did you - these incidences make
10	you feel?
11	A: Well they - they tend to make me very afraid for two
12	reasons. One: I'm afraid of what's - why is this happening? And
13	what is - does the person want?
14	And why are they interested in what I'm doing at 6:00 in
15	the morning - walking a dog with a seventy-year old lovely lady? I
16	don't understand it. I don't know if I'm going to be hurt. I
17	don't know if there's going to be any kind of a repercussion.
18	I don't know if this person now knows I'm not at my
19	house. Is there going to be something that happens there? You
20	know - obviously if I'm walking my dog I'm not at my property.
21	You know - is there damage? Is there going to be
22	something done to the horses? I don't know.
23	Q: Okay. Would it be fair to say that the - that these
24	incidences made you fearful?
25	DIRECT EXAMINATION OF LISA FIX

1		DIRECT EXAMINATION OF LISA FIX
2	Q:	Okay. Can you show that to us?
3	A:	So park here - I was not even - gosh I'm so sorry - I
4	park her	e. I was not even hardly out onto that sidewalk and the
5	motorcyc	le came right by that parking spot.
6	Q:	Okay. Could you see the driver's face at all?
7	A: -	I could not see the driver's face. The driver saw me -
8	turned t	he - turned their head and looked at me when I - when I
. 9	looked a	t the - when I saw it.
10	Q:	Okay.
11	A:	He clearly saw me that morning.
12	Q:	Okay. And then were you walking the morning of March 31st
13	of 2017?	
14	A:	Yes.
15	Qŧ	Okay. And you were - you - you parked at the same place?
16	A:	Yes.
17	Q:	So it was the Dollar Tree distribution warehouse?
18	A:	Yes.
19	Q:	You took the same route?
20	A:	I'm very boring - yes.
21	Q:	Was it approximately the same time?
22	A:	Yes.
23) Q:	So 6:00 a.m.?
24	A:	Yes.
25		DIRECT EXAMINATION OF LISA FIX

1	DIRECT EXAMINATION OF LISA FIX
2	Q: Okay. And I might have asked you this question - I
3	apologize. It was that still that six a - around 6:00 a.m. time
4	frame?
(5)	A: Yes.
6	Q: Okay. And do you recall where you were on your walk -
7	where you - when you saw that same motorcycle?
8	A: I would -
9	Q: And if you wanted to -
10	A: - I need to refre -
11	Q: - refresh - go ahead.
12	A: - I'm sorry. Yes. I apologize again. So we were
13	walking and coming out of here and that motorcycle was coming here
14	at this intersection.
15	Q: Okay. Did you see the - the face of the driver?
16	A: No.
17	Q: Okay. And do you remember what the helmet looked like?
18	Was it one that - like a standard motorcycle helmet - one where
19	someone's face was covered or -
20	A: Yes. It had the dark facial front - you couldn't see -
_ 21	you couldn't see inside of it so -
22	Q: - so there was a visor in the front -
23	A: Um-hum.
24	Q: - where somebody could look out and then the rest was -
25	DIRECT EXAMINATION OF LISA FIX

1		DIRECT EXAMINATION OF MARY BODINE
2	Q:	Okay.
3	A:	Yes.
4	Q:	Okay. And what time did the two of you usually meet -
5	did you	nave a routine?
6) A:	About 6:00 o'clock in the morning.
7	Q:	Okay. So would it be - you could be a little bit earlier
8	- a lit	ttle bit later sometimes but on average 6:00 a.m.?
9	A:	Yes. Um-hum.
10	Q:	Okay.
11	A:	Yes.
12	Q:	All right. And how long have you known Lisa for?
13	A:	As long as she's lived in Ridgefield I guess. We go to
14	the san	me church.
15	Q:	Okay. All right. And did the two of you do the same
16	walking	g route every time -
17	A:	Um-hum.
18	Q:	- or did you mix it up?
19	A:	Usually.
20	Q:	Okay.
21	A:	Um-hum.
22	Q:	So you did the same walking route -
23	A:	Yes.
24	Q:	- most of the time? Okay. And how long was that walking
25		DIRECT EXAMINATION OF MARY BODINE

1		DIRECT EXAMINATION OF MARY BODINE
2	A:	There's two streets because we walked a square.
3	Q:	Okay. All right. And then on April 13th of 2017 were you
4	walking	with Lisa that morning?
5	A:	Yes.
6	Q:	Okay. And were you walking around the same time?
7	A:	Yes.
(8)	Q:	So around 6:00 a.m.?
9	A:	Yes.
10	Q:	Parked in the same area?
11	A:	Yes.
12	Q:	And that same route?
13	A:	Yes.
14	Q:	Okay. And did you observe a vehicle that day?
15	. A:	Yes.
16	Q:	And what type of vehicle do you remember seeing?
17.	A:	The Lexus.
18	Q:	Okay. Do you remember the color?
19	A:	White.
20	Q:	Okay. And do you happen to remem - remember the
21	direction	n you saw the vehicle going?
22	A:	It says here east.
23	Q:	Okay. And at the time you signed that you would have had
24	a -	
25		DIRECT EXAMINATION OF MARY BODINE

1		DIRECT EXAMINATION OF MARY BODINE
2	A:	Oh yes.
3	Q:	All right. And - and what you wrote in that statement
4	was that	once Ms. Fix pointed the car drove off north?
5	A:	Um-hum.
6	Q:	Okay. And what - what was the traffic like most mornings
7	- or what	t -
8	A:	You - there wasn't very -
9	Q:	- how many cars did you see -
10	A:	- there wasn't very much -
11	Q:	- when you were walking -
(12)	A:	- traffic at all because it's 6:00 o'clock in the
13	morning.	And -
14	Q:	- how many cars do you think you saw on the -
15	A:	- on a normal day -
16	Q:	- a particular day when you were walking?
17	A:	- not very many. Maybe one or two.
18	Q:	Okay.
19	A:	To be quite honest.
20	Q:	Okay. No further questions.
21	Judge:	Cross?
22		CROSS EXAMINATION NOF MARY BODINE
23	Q:	And Ms. Bodine there's a - a document you've been
24	refreshin	ng your rec - recollection with regularly - it's dated
25		CROSS EXAMINATION NOF MARY BODINE

```
1
                       REDIRECT EXAMINATION OF MARY BODINE
 2
       Q:
                - okay. And -
 3
       A:
                A year ago.
 4
        Q:
                - do you recall making sure that what you remembered was
 5
      accurately reflected -
 6
       A:
                Yes.
 7
                - in those statements? Okay. Okay. Did you see a lot
 8
      of white Lexus' driving by at 6:00 a.m. on your morning walks?
 9
       A:
                No.
10
       Q:
                Okay. Did you see a lot of maroon motorcycles driving by
11
12
       A:
                No.
13
       Q:
                - on your 6:00 a.m. walks?
14
       A:
                No.
15
       Q:
                Okay. No further questions.
16
       Judge:
               Recross?
17
       BC:
                No further questions Your Honor.
18
       Judge:
                You may step down Ma'am. Thank you so much.
19
       MB:
                Thank you.
20
               Your next witness counsel when you get a chance.
       Judge:
21
       DW:
                (To Ms. Bodine:) And you can leave.
22
       BC:
                Yes.
23
       DW:
                State is next calling Officer Jason Ferriss.
24
       Judge:
               Thank you.
25
       DW:
                Go forward to the Judge.
```

```
1
                          DIRECT EXAMINATION OF LISA FIX
 2
     two thous - no. April/May - right in there - of 2017.
 3
       Q:
                Okay. April or May of 2017.
 4
                Yeah. I can't think of his - I think he last week of
       A:
 5
      school was the last - first week of May -
 6
                Okay.
       Q:
 7
       A:
                - so right in there.
 8
                And do you currently work?
       Q:
 9
       A:
                Yes.
10
                Okay. And what do you do?
       Q:
11
       A:
                I am a director for Clark Public Utilities of their
12
      customer service.
13
       Q:
                Okay. And how long have you done that for?
14
       A:
                A little over five years.
15
       Q:
                Okay. Do you do anything else?
16
       A:
                I also teach - I adjunct teach at WSU in Vancouver in
17
      their Hospitality Business Management Program and I generally only
18
      teach in the spring -
19
       Q:
                Okay.
20
       A:
                - when they ask me.
21
                How long have you been doing that for?
       Q:
       A:
                I want to say five years - it's four or five.
23
                Okay. And do you know Troy Fix?
       Q:
24
                Yes I do.
       A:
25
                          DIRECT EXAMINATION OF LISA FIX
```

HR Status:

Employee (Full-Time)

Personal Employee Pay	roll <u>B</u> enefits <u>Time Ar</u>	pplicant <u>H</u> istory		i i
Clark Public Utilities 1200 Fort Vancouver Way Vancouver, WA 98663	0000	55978A Dat Gross Amoun Tot	nt: \$6402.00	Pay History Reverse Check
USA	• •	Deduction		Access This Ci
		Total Taxe	s: \$1611.67	Clark Public Utilitie
Pay to the Fix, Lisa M order of:			\$4126.32	
Four Thousand One Hu	ındred Twenty Six and .	32/100		e e
1.04700001.1.101.0001057	1.1	. Non - Ne	gotiable	
:04200001: :1916001052	••1	, , , , , , , , , , , , , , , , , , , ,	•	
	1 1		1 1	Direct Tax
Summary Earnings Fringes	Charges Taxes Deduction	is WageAttachments	l Bonds Leave	
	ess to this information. Mail			
You have inquire-only acc	ess to this information. Mail	any changes to: HR A		
You have inquire-only acc	ess to this information. Mail	any changes to: HR A		
You have inquire-only acc Check-Summary Gross Pay	ess to this information. Mail Current \$6,402.00	any changes to: <i>HR A</i> YTD \$37 , 285.65		
You have inquire-only acc Check-Summary Gross Pay	Current \$6,402.00 \$1,611.67	any changes to: <i>HR A</i> YTD \$37,285.65 \$9,472.62		
Gross Pay Taxes Deductions	Current \$6,402.00 \$1,611.67 \$664.01	any changes to: <i>HR A</i> YTD \$37,285.65 \$9,472.62 \$4,052.61		
You have inquire-only acc Check-Summary Gross Pay Taxes Deductions Net Pay	Current \$6,402.00 \$1,611.67 \$664.01 \$4,126.32 \$62.21	any changes to: <i>HR A</i> YTD \$37,285.65 \$9,472.62 \$4,052.61 \$23,760.42		
You have inquire-only acc Check-Summary Gross Pay Taxes Deductions Net Pay Imputed Income Position: Director of Customer Service Pay Company:	Current \$6,402.00 \$1,611.67 \$664.01 \$4,126.32 \$62.21	any changes to: <i>HR A</i> YTD \$37,285.65 \$9,472.62 \$4,052.61 \$23,760.42	Administrator Reconciled Date	Deposit Adjust
You have inquire-only acc Check-Summary Gross Pay Taxes Deductions Net Pay Imputed Income Position: Director of Customer Service	Current \$6,402.00 \$1,611.67 \$664.01 \$4,126.32 \$62.21	any changes to: <i>HR A</i> YTD \$37,285.65 \$9,472.62 \$4,052.61 \$23,760.42	Administrator	Deposit Adjust
You have inquire-only acc Check-Summary Gross Pay Taxes Deductions Net Pay Imputed Income Position: Director of Customer Service Pay Company:	Current \$6,402.00 \$1,611.67 \$664.01 \$4,126.32 \$62.21 ce (0010A)	any changes to: <i>HR A</i> YTD \$37,285.65 \$9,472.62 \$4,052.61 \$23,760.42	Administrator Reconciled Date	Deposit Adjust

Address:

Pay Rate: 6027.0000

2017 NE 259th Street Ridgefield, WA 98642

Coross Pay \$6,402.00

Paid Bi-Weekly - × 26 = \$166,452/yr

Divided 6y 12 months = \$13,871.00/mo,

Child Support Colculated on \$13,846.63 mo.

No Accounting for WSU Income.

Paid Bi-weekly

Washington State Child Support Schedule Worksheets

Signed by the Judicial/Reviewing Officer. (CSW)

Mother Lisa M Fix County

Father Troy M Fix Case No. 13-3-02511-3

Child(ren) and Age(s): Spencer Fix, 17					
Part I: Income (see Instructions, page 6)					
1. Gross Monthly Income	F	ather	Mo	her	
a. Wages and Salaries (Imputed for Father)					
b.Interest and Dividend Income		-		-	
c. Business Income		-	-		
d. Maintenance Received	\$	1,500.00		*	
e.Other Income		-			
f. Imputed Income	\$	\$1,515.00		-	
g. Total Gross Monthly Income (add lines 1a through 1f)	\$	3,015.00	\$130	346.63	
2. Monthly Deductions from Gross Income					
a. Income Taxes (Federal and State) Tax Year: 2015		\$285.06	\$2,	74.10	
b.FICA (Soc.Sec.+Medicare)/Self-Employment Taxes \$115.90				13.03	
c. State Industrial Insurance Deductions		 		77	
d.Mandatory Union/Professional Dues		<u> </u>		•	
e.Mandatory Pension Plan Payments				-	
f. Voluntary Retirement Contributions					
g.Maintenance Paid				\$1,500.00	
h. Normal Business Expenses		-		•	
i. Total Deductions from Gross Income			-		
(add lines 2a through 2h) \$400.96		\$4,4	\$4,487.13		
3. Monthly Net Income (line 1g minus 2i)	\$2	\$2,614.04 \$9,359.			
4. Combined Monthly Net Income	1	\$11,97		32.41	
(line 3 amounts combined)		4.0,0			
 Basic Child Support Obligation (Combined amounts →) 	8888		·	1	
Spencer Fix \$1844.00				332	
· •		\$1,84	4.00		
•		-			
•					
-					
6. Proportional Share of Income					
(each parent's net income from line 3 divided by line 4)	L	.218		.782	

WSCSS-Worksheets - Mandatory (CSW/CSWP) 07/2013 Page 1 of 5

1	REDIRECT EXAMINATION OF LISA FIX
2	Q: Okay. And was there another person there as well?
3	A: There was a gentleman kind of directing it.
4	Q: Okay. And did you do your best in - in that interview to
5	recall what you remembered accurately?
6	A: Yes.
7	Q: Okay. How did it feel to have to do that interview?
8	A: It always feels like you're re-living these experiences
9	over and over again. And - you know - you just - you - you
10	continue to feel afraid and it just continues to remind you of the
11	event and - or events in this case.
12	Q: Okay. Now we talked about the - the - the notes that you
13	took when you saw Troy. Why did you take those notes?
14	A: I took them because I think it's hard to remember
15	specifics and the more instances that were happening - the - the
16	more I thought it was important. I was also told by Victim
17	Advocate Office - both from Oregon as well as Washington that it's
18	- that that is what I should do.
19	Q: Okay.
20	A: As well as the Department of Corrections Victim Advocate
21	people.
22	Q: Okay.
23	A: They both - they all - so all three had said the same
24	thing. You need to keep records of what's happening to you.
25	REDIRECT EXAMINATION OF LISA FIX

6. On June 5th 2017 The prosecutor had in her possession four letters(copies attached) from witnesses that could confirm I was at work at the times Lisa claimed to have seen vehicles that looked like mine. One was from Vivian Hecker a night auditor at the hotel I worked at. Vivian was an employee that I did not supervise. One letter was from Kate Van Nortwick the General Manager of the hotel and my boss. One was from Karl Herschberger, the Maintenance Manager at the hotel. Karl and I parked next to each other, and Karl was able to testify to the fact that on April 24th 2017 I drove my Lexus to work and not the Explorer that Lisa claimed to have seen that day. The fourth letter was from Adam Gloer a shuttle van driver at the hotel that I did not supervise.

Prior to my arrest I had made multiple calls to the prosecutors office and left several messages for Ms. Wechselblatt. Ms. Wechselblatt refused to return any of my calls. I was told by the prosecutors office I would receive a summons if the prosecutor decided to press charges. I never received a summons, and was arrested and charged during a hearing where Lisa Fix was trying to get an extension on the protective order that was about to expire. The alleged sightings were a direct result of Lisa's need to show some type of cause as to why the order should be extended. The prosecutors office made no attempt to contact the alibi witnesses until December of 2017, and at that time only contacted Vivian Hecker, over six months after having the information in her hands. Obviously Ms. Wechselblatt had no interest in trying to find out the truth.

To whom it may concern;

On Monday April 24th, Troy Fix, the hotels Operations Manager arrived at work around 5:45 AM. This was not unusual, as he usually arrives around that time.

Wind Hecker



April 30, 2017

To Whom It May Concern:

Troy Fix, the Operations Manager for the Country Inn & Suites Portland Airport, works typically Monday through Friday from 6:00 AM to 4:30 PM.

Sincerely,

Kate Van Nortwick General Manager

To Whom it may concern:

On April 24th 2017 Troy drove his white Lexus to work. He was already at the hotel when I arrived around 7AM.

MARL HERSCHBERGER



Karl Herschberger Maintenance Engineer

Country Inn & Suites By Carlson Portland Airport, OR 7025 NE Alderwood Road Portland, OR 97218 P: +1 (503) 255-2700 ext. 174 kherschberger@vestahospitality.com countryinns.com/portlandor_arpt

To whom it may concern;

On Monday April 24th, Troy Fix, the hotels Operations Manager arrived at work around 5:45 AM. This was not unusual, as he usually arrives around that time.

This is factual

Closing Summary

Thank you again for taking the time to read and understand my Statement of Additional Grounds. If you have any questions relating to the events I have documented feel free to contact me at (360) 261-0958, or by email at tfix4you@yahoo.com.

After reviewing the previous documentation I am sure you will see that this case should have never even gone to trial. The prosecution and the Ridgefield Police Department had no interest in finding the truth, and failed to properly investigate the allegations. The Washington State Department of Corrections previously found me "Not Guilty" of all the same actions and allegations. One of the jurors knew Lisa Fix from Ridgefield and worked with her at church. Three times the defense asked for a continuance in order to have time to bring in additional alibi witnesses, and was denied every time. Lisa Fix has a documented history of lying to the courts and judges, and her testimony should be viewed as nothing more than a continuation of her dishonest history. The prosecution failed to properly investigate the four alibi witness statements.

I look forward to hearing that you have overturned the wrongful convictions against me. Thank you again.

Sincerely,

Troy M Fix

11-12-2018